

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF SOUTH CAROLINA

Susan Boykin, individually and as a)
personal representative of the estate of)
Philip Boykin,)

C/A No.: 3:13-417-JFA

Plaintiff,)

vs.)

ORDER

Spectrum Lubricants Corp.; Acuity)
Specialty Products, Inc.; Zep, Inc.; Acuity)
Specialty Products Group, Inc.; Safety)
Kleen Systems, Inc.; Bel-Ray Company,)
Inc.; Wurth USA, Inc.; Wurth Service)
Supply, Inc.; Wurth Action Bolt & Tool)
Co.; Exxon Mobil Corporation; Yamaha)
Motor Corporation; Advance Auto Parts,)
Inc.; Winzer Corporation; John Does 1-100;)
Idemitsu Lubricants American Corporation,)

Defendants.)

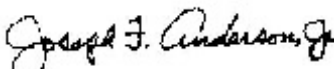
In an order entered on the docket on January 3, 2014, this court granted plaintiff's motion to amend the complaint and indicated its intention to remand this action to the state court. On that same date, through an unexpected family gift, the undersigned became an owner of stock in one of the many corporate defendants in this action.

Stock ownership, no matter how small, mandates that this court recuse itself in this action.

For this reason, the order of January 3, 2014, is hereby vacated. The Clerk will reassign this case to a new judge, and the motion to amend and remand will be before the new judge for disposition.

IT IS SO ORDERED.

January 6, 2014
Columbia, South Carolina


Joseph F. Anderson, Jr.
United States District Judge